AN ACT to renumber 196.10 and 196.78; to amend 196.02 (1), 196.02 (4) (a),

196.02 (4) (b) (intro.) and 196.07 (1); and to create 196.02 (4) (bm), 196.10 (2),

196.195 (1m) and 196.78 (1) of the statutes; relating to: the regulation of

certain telecommunications utilities and the public service commission's

jurisdiction over public utilities in general.

Analysis by the Legislative Reference Bureau

This bill does the following: 1) allows a telecommunications utility to elect to exempt its offering of basic and nonbasic services from certain statutes; 2) makes changes to filing requirements applicable to telecommunications utilities and alternative telecommunications utilities; and 3) makes changes to the jurisdiction of the Public Service Commission (PSC) over public utilities.

Elective exemption. The bill allows a telecommunications utility to elect to exempt its basic and nonbasic services from certain statutes administered by the PSC. The bill defines "basic service" as touch—tone service, access to emergency service, local usage, or extended area service. "Nonbasic service" is defined as any service that is not a basic service. The bill allows a telecommunications utility to elect exemption by filing a notice with the PSC. Nonbasic service is exempt from the specified statutes beginning on the effective date of the notice and basic service is exempt beginning two years after the effective date. However, if basic service is included in a service package or bundle offered by the telecommunications utility or an affiliate, and the service package or bundle also includes nonbasic service, then

that basic service is treated like nonbasic service and it is exempt beginning on the effective date of the notice.

In general, the effective date of a notice is the 60th day after the telecommunications utility files the notice. However, if another telecommunications utility is certified to provide telecommunications service in the same service territory as the telecommunications utility that filed the notice, the effective date of the notice is the filing date.

Beginning on the dates discussed above, with respect to its basic and nonbasic services, a telecommunications utility is not subject to the following statutory 1) certain reporting, filing, tariffing, caller identification, and promotional rate requirements; 2) pricing requirements for basic local exchange service, small business standard business access lines and usage, and basic message telecommunications service; 3) infrastructure investment requirements; 4) a prohibition against charging residential customers for basic local exchange service based on the duration of a call or on the time of day of the call; 5) requirements regarding discontinuance of service; 6) a prohibition against providing certain electronically published news, feature, or entertainment material; 7) requirements regarding rate increases that apply to telecommunications that have less than 50,000 access lines in this state; 8) requirements regarding charging different rates for certain types of service; 9) requirements for PSC investigations regarding rates, services, and other matters; 10) requirements for PSC approval of certain contracts: 11) certain requirements regarding municipal authority over public utility services and physical plant additions and extensions; and 12) requirements applicable to the issuance of securities.

If a telecommunications utility files a notice, then, during the first year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged immediately before filing the notice. During the second year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged during the previous year. In addition, if a telecommunications utility files a notice, a corporation or limited liability company that owns or operates the telecommunications utility is not required to obtain the PSC consent that is required under current law in order to dissolve. Also, if the telecommunications utility has 150,000 or less access lines, then the telecommunications utility is considered to have consented to allowing another person to provide local exchange service in the same municipality in which the telecommunications utility provides such service. Under another statute administered by the PSC, such consent is, under certain circumstances, required before the other person is allowed to provide such service in the municipality. The bill requires such a person to give the PSC and the telecommunications utility 60 days prior notice before providing such service in the municipality if the other person relies on the telecommunications utility's consent as demonstrated under the bill.

Filing requirements. Current law requires public utilities to furnish to the PSC the following information about the utility's voting stockholders: 1) the names of each person holding 1 percent or more of the voting stock; 2) the nature of the

property right or other legal or equitable interest of each voting stockholder; and 3) any other information required by the PSC. Under the bill, if the public utility is a telecommunications utility or alternative telecommunications utility, the public utility must furnish only the names of each person holding 5 percent or more of the voting stock, as well as the nature of the property right or other legal or equitable interest of each voting stockholder. The bill also requires the PSC to withhold from public inspection such information that is furnished by telecommunications utilities and alternative telecommunications utilities.

Current law also requires public utilities to file balance sheets with the PSC, in addition to any other information prescribed by the PSC. Such information must be filed annually by April 1. The bill changes the filing deadline to May 1. In addition, the bill requires telecommunications utilities and alternative telecommunications utilities to file only the following: 1) a balance sheet; 2) a count of access lines; and 3) information needed to calculate contributions to the universal service fund. The bill requires the PSC to withhold such filings from public inspection.

In addition, current law allows the PSC to obtain accounting information regarding construction activities from public utilities. The bill prohibits the PSC from obtaining such information from telecommunications utilities and alternative telecommunications utilities.

PSC jurisdiction. Current law provides the PSC has jurisdiction to regulate public utilities and do all things necessary and convenient to its jurisdiction. Instead of providing that the PSC may do all things necessary and convenient to its jurisdiction, the bill provides that the PSC may take actions that are reasonably necessary to carry out its regulatory functions under the statutes. Current law also provides that the PSC may obtain from a public utility any information necessary to enable the PSC to perform its duties. The bill provides instead that the PSC may obtain information that is reasonably necessary to enable the PSC to perform its duties.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

- **SECTION 1.** 196.02 (1) of the statutes is amended to read:
- 2 196.02 (1) JURISDICTION. The commission has jurisdiction to supervise and
- 3 regulate every public utility in this state and to do all things necessary and
- 4 convenient to its jurisdiction take actions that are reasonably necessary to carry out
- 5 <u>its regulatory functions under the statutes.</u>

1

Summary of Comments on 07-2220/3

Page: 3

Sequence number: 1
Author: Brian
Subject: Comment on Text
Date: 08/10/2007 1:12:34 PM

Maintain Current law here (i.e., the statute as it is on the books today).

Section 2. 196.02 (4) (a) of the statutes is amended to read:

196.02 **(4)** (a) The commission may inquire into the management of the business of all public utilities. The commission shall keep itself informed as to the manner and method in which the same is conducted. The commission may obtain from any public utility any information that is reasonably necessary to enable the commission to perform its duties.

SECTION 3. 196.02 (4) (b) (intro.) of the statutes is amended to read:

196.02 **(4)** (b) (intro.) Each public utility, except for a telecommunications utility 1 ralternative telecommunications utility; shall furnish to the commission, in such form and at such times as the commission requires, the following information respecting the identity of the holders of its voting capital stock in order to enable the commission to determine whether the holders constitute an affiliated interest within the meaning of this chapter:

SECTION 4. 196.02 (4) (bm) of the statutes is created to read:

196.02 **(4)** (bm) Each telecommunications utility **2** alternative telecommunications utility shall furnish the commission with the name of each holder of 5 percent or more of the voting capital stock of the utility and the nature of the property right or equitable interest which each such holder has in the stock. Any information furnished under this paragraph shall be filed with the commission on a confidential basis and the commission shall withhold the information from public inspection.

Section 5. 196.07 (1) of the statutes is amended to read:

196.07 **(1)** Each public utility shall close its accounts annually on December 31 and promptly prepare a balance sheet of that date. On or before the following April May 1 every public utility shall file with the commission the balance sheet together

Page: 4

Sequence number: 1
Author: Brian
Subject: Cross-Out
Date: 08/10/2007 1:11:07 PM

Sequence number: 2 Author: Brian Subject: Cross-Out Date: 08/10/2007 1:11:55 PM

commission, all of the following apply:

with any other information the commission prescribes, except that the information
filed by a telecommunications utility alternative telecommunications utility shall
include only a balance sheet, a count of the access lines served by the utility, and
information needed to calculate contributions to the universal service fund under s. 196.218 (3). The information submitted under this subsection shall be verified by an
officer of the public utility. The commission, for good cause shown, may extend the
time for filing the balance sheet and prescribed information. <u>The information</u> submitted by a telecommunications utility <u>Property telecommunications utility</u>
under this subsection shall be filed with the commission on a confidential basis and
the commission shall withhold the information from public inspection.
Section 6. 196.10 of the statutes is renumbered 196.10 (1).
SECTION 7. 196.10 (2) of the statutes is created to read:
196.10 (2) This section does not apply to telecommunications utilities or alternative telecommunications utilities.
Section 8. 196.195 (1m) of the statutes is created to read:
196.195 (1m) Elective deregulation. (a) In this subsection:
1. "Affiliate," when used in relation to a telecommunications utility, means a
person who owns or controls, is owned or controlled by, or is under common
ownership or control with, the telecommunications utility.
2. "Basid3ervice" means touch-tone service, access to emergency service, local
usage, or extended area service.
3. "Nonbasidervice" means a service that is not a basic service.
(b) Upon a telecommunications utility's filing of written notice to the

Page: 5	
Sequence number: 1 Author: Brian Subject: Cross-Out Date: 08/10/2007 1:13:03 PM	
Sequence number: 2 Author: Brian Subject: Cross-Out Date: 08/10/2007 1:13:28 PM	
Sequence number: 3 Author: Brian Subject: Comment on Text Date: 08/10/2007 1:14:53 PM T Define this as "Basic retail service"	
Sequence number: 4 Author: Brian Subject: Comment on Text Date: 08/10/2007 1:15:23 PM T Define this as "Nonbasic retail service"	

- 1. Beginning on the effective date of the notice, with respect to any nonbasic dervice offered by the telecommunications utility, and with respect to any basic dervice included in a service package or bundle that is offered by the telecommunications utility or an affiliate and that also includes any nonbasic dervice, the telecommunications utility is not subject to ch. 201 or s. 196.12, 196.13, 196.19, 196.196 (1), (4), or (5), 196.198, 196.20, 196.204 (7), 196.207, 196.21, 196.213, 196.215, 196.217, 196.22, 196.26, 196.28, 196.37, 196.52, 196.58, 196.60, 196.604, or 196.77 or tariffing requirements under s. 196.194.
- 2. Beginning 2 years after the effective date of the notice, any basidervice offered by the telecommunications utility is not subject to the statutes specified in subd. 1.
- 3. During the first year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged immediately before filing the notice.
- 4. During the 2nd year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged during the previous year.
- (c) The effective date of a notice filed under par. (b) is the 60th day after filing of the notice, except that the effective date is the date of the filing if another telecommunications utility certified to provide telecommunications service in the same service territory as the telecommunications utility that filed the notice.
- (d) The filing of a notice by a telecommunications utility under par. (b) supersedes any prior election of regulation by the telecommunications utility under this chapter and any corresponding order issued by the commission prior to the notice of election under par. (b).

Page: 6

Sequence number: 1
Author: Brian
Subject: Comment on Text
Date: 08/10/2007 1:17:45 PM
T Use term "nonbasic retail service"

Sequence number: 2
Author: Brian
Subject: Comment on Text
Date: 08/10/2007 1:17:42 PM
T Use term "basic retail service"

Sequence number 3
Author: Brian
Subject: Comment on Text
Date: 08/10/2007 1:18:27 PM
Use term "nonbasic retail service"

Sequence number: 4
Author: Brian
Subject: Comment on Text
Date: 08/10/2007 1:18:47 PM
Use term "basic <u>retail</u> service"

Sequence number: 5
Author: Brian
Subject: Cross-Out
Date: 08/10/2007 1:32:28 PM
Replace with "For a 2 year period"

Sequence number: 6 Author: Brian Subject: Cross-Out Date: 08/10/2007 1:21:37 PM

Sequence number: 7 Author: Brian Subject: Comment on Text Date: 08/10/2007 1:22:34 PM

insert "or alternative telecommunications utility"

(e) If a telecommunications utility files a notice under par. (b), the
telecommunications utility is considered to have granted consent for purposes of s.
196.50 (1) (b) 2. b. A person may not rely on this paragraph to demonstrate that a
telecommunications utility has granted such consent unless the person provides
written notice to the commission and the telecommunications utility at least 60 days
prior to providing local exchange service, as defined in s. 196.50 (1) (b) 1., in the
telecommunications utility's service territory.
Section 9. 196.78 of the statutes is renumbered 196.78 (2).
SECTION 10. 196.78 (1) of the statutes is created to read:
196.78 (1) In this section, "public utility" does not include a
telecommunications utility that files a notice under s. 196.195 (1m) (b).
(END)

2007 - 2008 LEGISLATURE

(O-NOTE)

2007 BILL

LRB-2220/3 MDK:cjs:nwn

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1 AN ACT to renumber 196.10 and 196.78; to amend 196.02 (1), 196.02 (4) (a),

196.02 (4) (b) (intro.) and 196.07 (1); and to create 196.02 (4) (bm), 196.10 (2),

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This bill does the following: 1) allows a telecommunications utility to elect to exempt its offering of basic and nonbasic services from certain statutes; 2) makes changes to filing requirements applicable to telecommunications utilities and alternative telecommunications utilities; and 3) makes changes to the jurisdiction of the Public Service Commission (PSC) over public utilities.

Elective exemption. The bill allows a telecommunications utility to elect to exempt its basic and nonbasic services from certain statutes administered by the PSC. The bill defines "basic service" as touch—tone service, access to emergency service, local usage, or extended area service. "Nonbasic service" is defined as any service that is not a basic service. The bill allows a telecommunications utility to elect exemption by filing a notice with the PSC. Nonbasic service is exempt from the specified statutes beginning on the effective date of the notice and basic service is exempt beginning two years after the effective date. However, if basic service is included in a service package or bundle offered by the telecommunications utility or an affiliate, and the service package or bundle also includes nonbasic service, then

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that basic service is treated like nonbasic service and it is exempt beginning on the effective date of the notice.

In general, the effective date of a notice is the 60th day after the telecommunications utility files the notice. However, if another telecommunications utility is certified to provide telecommunications service in the same service territory as the telecommunications utility that filed the notice, the effective date of the notice is the filing date.

Beginning on the dates discussed above, with respect to its basic and nonbasic services, a telecommunications utility is not subject to the following statutory 1) certain reporting, filing, tariffing, caller identification, and promotional rate requirements; 2) pricing requirements for basic local exchange service, small business standard business access lines and usage, and basic message telecommunications service; 3) infrastructure investment requirements; 4) a prohibition against charging residential customers for basic local exchange service based on the duration of a call or on the time of day of the call; 5) requirements regarding discontinuance of service; 6) a prohibition against providing certain electronically published news, feature, or entertainment material; 7) requirements regarding rate increases that apply to telecommunications that have less than 50,000 access lines in this state; 8) requirements regarding charging different rates for certain types of service; 9) requirements for PSC investigations regarding rates, services, and other matters; 10) requirements for PSC approval of certain contracts; 11) certain requirements regarding municipal authority over public utility services and physical plant additions and extensions; and 12) requirements applicable to the issuance of securities.

If a telecommunications utility files a notice, then, during the hist year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged immediately before filing the notice. During the second year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged during the previous year. In addition, if a telecommunications utility files a notice, a corporation or limited liability company that owns or operates the telecommunications utility is not required to obtain the PSC consent that is required under current law in order to dissolve. Also, if the telecommunications utility has 150,000 or less access lines, then the telecommunications utility is considered to have consented to allowing another person to provide local exchange service in the same municipality in which the telecommunications utility provides such service. Under another statute administered by the PSC, such consent is, under certain circumstances, required before the other person is allowed to provide such service in the municipality. The bill requires such a person to give the PSC and the telecommunications utility 60 days prior notice before providing such service in the municipality if the other person relies on the telecommunications utility's consent as demonstrated under the bill.

Filing requirements. Current law requires public utilities to furnish to the PSC the following information about the utility's voting stockholders: 1) the names of each person holding 1 percent or more of the voting stock; 2) the nature of the

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property right or other legal or equitable interest of each voting stockholder; and 3) any other information required by the PSC. Under the bill, if the public utility is a telecommunications utility or alternative telecommunications utility, the public utility must furnish only the names of each person holding 5 percent or more of the voting stock, as well as the nature of the property right or other legal or equitable interest of each voting stockholder. The bill also requires the PSC to withhold from public inspection such information that is furnished by telecommunications utilities and alternative telecommunications utilities.

Current law also requires public utilities to file balance sheets with the PSC, in addition to any other information prescribed by the PSC. Such information must be filed annually by April 1. The bill changes the filing deadline to May 1. In addition, the bill requires telecommunications utilities and alternative telecommunications utilities to file only the following: 1) a balance sheet; 2) a count of access lines; and 3) information needed to calculate contributions to the universal service fund. The bill requires the PSC to withhold such filings from public inspection.

In addition, current law allows the PSC to obtain accounting information regarding construction activities from public utilities. The bill prohibits the PSC from obtaining such information from telecommunications utilities and alternative telecommunications utilities.

PSC jurisdiction. Current law provides the PSC has jurisdiction to regulate public utilities and do all things necessary and convenient to its jurisdiction. Instead of providing that the PSC may do all things necessary and convenient to its jurisdiction, the bill provides that the PSC may take actions that are reasonably necessary to carry out its regulatory functions under the statutes. Current law also provides that the PSC may obtain from a public utility any information necessary to enable the PSC to perform its duties. The bill provides instead that the PSC may obtain information that is reasonably necessary to enable the PSC to perform its duties.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 196.02 (1) of the statutes is amended to read:

196.02 (1) JURISDICTION. The commission has jurisdiction to supervise and regulate every public utility in this state and to do all things necessary and convenient to its jurisdiction take actions that are reasonably necessary to carry out its regulatory functions under the statutes.

 $\mathbf{2}$

SECTION 2. 196.02 (4) (a) of the statutes is amended to read:

196.02 (4) (a) The commission may inquire into the management of the business of all public utilities. The commission shall keep itself informed as to the manner and method in which the same is conducted. The commission may obtain from any public utility any information that is reasonably necessary to enable the commission to perform its duties.

SECTION 3. 196.02 (4) (b) (intro.) of the statutes is amended to read:

196.02 (4) (b) (intro.) Each public utility, except for a telecommunications utility or alternative telecommunications utility, shall furnish to the commission, in such form and at such times as the commission requires, the following information respecting the identity of the holders of its voting capital stock in order to enable the commission to determine whether the holders constitute an affiliated interest within the meaning of this chapter:

SECTION 4. 196.02 (4) (bm) of the statutes is created to read:

196.02 (4) (bm) Each telecommunications utility or alternative telecommunications utility shall furnish the commission with the name of each holder of 5 percent or more of the voting capital stock of the utility and the nature of the property right or equitable interest which each such holder has in the stock. Any information furnished under this paragraph shall be filed with the commission on a confidential basis and the commission shall withhold the information from public inspection.

Section 5. 196.07 (1) of the statutes is amended to read:

196.07 (1) Each public utility shall close its accounts annually on December 31 and promptly prepare a balance sheet of that date. On or before the following April May 1 every public utility shall file with the commission the balance sheet together

1	with any other information the commission prescribes, except that the information
$\binom{2}{2}$	filed by a telecommunications utility or alternative telecommunications utility shall
3	include only a balance sheet, a count of the access lines served by the utility, and
4	information needed to calculate contributions to the universal service fund under s.
5	196.218 (3). The information submitted under this subsection shall be verified by an
6	officer of the public utility. The commission, for good cause shown, may extend the
7	time for filing the balance sheet and prescribed information. The information
(8)	submitted by a telecommunications utility of alternative telecommunications utility
9	under this subsection shall be filed with the commission on a confidential basis and
10	the commission shall withhold the information from public inspection.
11	SECTION 6. 196.10 of the statutes is renumbered 196.10 (1).
12	SECTION 7. 196.10 (2) of the statutes is created to read:
13	196.10 (2) This section does not apply to telecommunications utilities or
14	alternative telecommunications utilities.
15	SECTION 8. 196.195 (1m) of the statutes is created to read:
16	196.195 (1m) Elective deregulation. (a) In this subsection:
17	1. "Affiliate," when used in relation to a telecommunications utility, means a
18	person who owns or controls, is owned or controlled by, or is under common
19	ownership or control with, the telecommunications utility.
20	2. "Basic service" means touch-tone service, access to emergency service, local
21	usage, or extended area service. 3. "Nonbasic service" means a service that is not a basic service. (b) Upon a telecommunications utility's filing of written notice to the
22	3. "Nonbasic service" means a service that is not a basic service.
23	(b) Upon a telecommunications utility's filing of written notice to the
24	commission, all of the following apply:

1	1. Beginning on the effective date of the notice, with respect to any nonbasic
2	service offered by the telecommunications utility, and with respect to any basic service included in a service package or bundle that is offered by the
3/(service included in a service package or bundle that is offered by the
4	telecommunications utility or an affiliate and that also includes any nonbasic
5	service, the telecommunications utility is not subject to ch. 201 or s. 196.12, 196.13,
6	196.19, 196.196 (1), (4), or (5), 196.198, 196.20, 196.204 (7), 196.207, 196.21, 196.213,
7	$196.215,196.217,196.22,196.26,196.28,196.37,196.52,196.58,196.60,196.604,\mathrm{or}$
8	196.77 or tariffing requirements under s. 196.194.

- 2. Beginning 2 years after the effective date of the notice, any basic service offered by the telecommunications utility is not subject to the statutes specified in subd. 1.

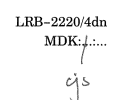
 2 year period beginning
- 3. During the first year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged immediately before filing the notice.
- 4. During the 2nd year after the effective date of the notice, the telecommunications utility may not charge a rate for basic service that is more than 15 percent higher than the rate charged during the previous year.
- (c) The effective date of a notice filed under par. (b) is the 60th day after filing of the notice, except that the effective date is the date of the filing if another telecommunications utility is certified to provide telecommunications service in the same service territory as the telecommunications utility that filed the notice.
- (d) The filing of a notice by a telecommunications utility under par. (b) supersedes any prior election of regulation by the telecommunications utility under this chapter and any corresponding order issued by the commission prior to the notice of election under par. (b).

or an alternative telecommunications utility

(e) If a telecommunications utility files a notice under par. (b), the
telecommunications utility is considered to have granted consent for purposes of s.
196.50 (1) (b) 2. b. A person may not rely on this paragraph to demonstrate that a
telecommunications utility has granted such consent unless the person provides
written notice to the commission and the telecommunications utility at least 60 days
prior to providing local exchange service, as defined in s. 196.50 (1) (b) 1., in the
telecommunications utility's service territory.
SECTION 9. 196.78 of the statutes is renumbered 196.78 (2).
SECTION 10. 196.78 (1) of the statutes is created to read:
196.78 (1) In this section, "public utility" does not include a
telecommunications utility that files a notice under s. 196.195 (1m) (b).

(END)

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU



Sen. Plale:

This version makes the changes you requested. Please note the following:

- 1. For the sake of consistency with other changes, I changed the definition of "nonbasic retail service" to refer to a *retail telecommunications service*, rather than to refer only to a *service*. Is that okay?
- 2. As in the previous version, proposed s. 196.10(2) refers to both telecommunications utilities and alternative telecommunications utilities. Is that okay?

Mark D. Kunkel Senior Legislative Attorney Phone: (608) 266-0131

E-mail: mark.kunkel@legis.wisconsin.gov

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-2220/4dn MDK:cjs:rs

August 29, 2007

Sen. Plale:

This version makes the changes you requested. Please note the following:

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Mark D. Kunkel Senior Legislative Attorney Phone: (608) 266-0131

E-mail: mark.kunkel@legis.wisconsin.gov

Kunkel, Mark

From:

Venskus, Katy

Sent:

Thursday, August 30, 2007 1:29 PM

To:

Kunkel, Mark

Subject:

Drafter's Note on 2220/4

Mark-

Here are the answers to the 2 questions in case you didn't already get this information from Bryan Rybarik

1. The definition change you made is fine.

2. Alternative telecommunications utilities should be eliminated in 196.10(2)

If there is anything else let me know.

Katy Venskus Clerk, Senate Committee on Commerce Utilities and Rail Office of Senator Jeff Plale 313 South, State Capitol PO Box 7882 Madison, WI 53701 608.266.7505



State of Misconsin 2007 - 2008 LEGISLATURE

MDK:cjs:rs

WEP15

2007 BILL

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1 AN ACT to renumber 196.10 and 196.78; to amend 196.02 (4) (a), 196.02 (4) (b)

(intro.) and 196.07 (1); and *to create* 196.02 (4) (bm), 196.10 (2), 196.195 (1m) and 196.78 (1) of the statutes; **relating to:** the regulation of certain telecommunications utilities and the public service commission's jurisdiction

over public utilities in general.

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This bill does the following: 1) allows a telecommunications utility to elect to exempt its offering of basic and nonbasic retail services from certain statutes; 2) makes changes to filing requirements applicable to telecommunications utilities and alternative telecommunications utilities; and 3) makes changes to the jurisdiction of the Public Service Commission (PSC) over public utilities.

Elective exemption. The bill allows a telecommunications utility to elect to exempt its basic and nonbasic retail services from certain statutes administered by the PSC. The bill defines "basic retail service" as touch-tone service, access to emergency service, local usage, or extended area service. "Nonbasic retail service" is defined as any retail telecommunications service that is not a basic retail service. The bill allows a telecommunications utility to elect exemption by filing a notice with the PSC. Nonbasic retail service is exempt from the specified statutes beginning on the effective date of the notice and basic retail service is exempt beginning two years after the effective date. However, if basic retail service is included in a service package or bundle offered by the telecommunications utility or an affiliate, and the

service package or bundle also includes nonbasic retail service, then that basic retail service is treated like nonbasic retail service and it is exempt beginning on the effective date of the notice.

In general, the effective date of a notice is the 60th day after the telecommunications utility files the notice. However, if another telecommunications utility or an alternative telecommunications utility is certified to provide telecommunications service in the same service territory as the telecommunications utility that filed the notice, the effective date of the notice is the filing date.

Beginning on the dates discussed above, with respect to its basic and nonbasic retail services, a telecommunications utility is not subject to the following statutory 1) certain reporting, filing, tariffing, caller identification, and promotional rate requirements; 2) pricing requirements for basic local exchange service, small business standard business access lines and usage, and basic message telecommunications service; 3) infrastructure investment requirements; 4) a prohibition against charging residential customers for basic local exchange service based on the duration of a call or on the time of day of the call; 5) requirements regarding discontinuance of service; 6) a prohibition against providing certain electronically published news, feature, or entertainment material; 7) requirements regarding rate increases that apply to telecommunications that have less than 50,000 access lines in this state; 8) requirements regarding charging different rates for certain types of service; 9) requirements for PSC investigations regarding rates, services, and other matters; 10) requirements for PSC approval of certain contracts; 11) certain requirements regarding municipal authority over public utility services and physical plant additions and extensions; and 12) requirements applicable to the issuance of securities.

If a telecommunications utility files a notice, then, during the two-year period beginning after the effective date of the notice, the telecommunications utility may not charge a rate for basic retail service that is more than 15 percent higher than the rate charged immediately before filing the notice. In addition. telecommunications utility files a notice, a corporation or limited liability company that owns or operates the telecommunications utility is not required to obtain the PSC consent that is required under current law in order to dissolve. Also, if the telecommunications utility has 150,000 or less access lines, then the telecommunications utility is considered to have consented to allowing another person to provide local exchange service in the same municipality in which the telecommunications utility provides such service. Under another statute administered by the PSC, such consent is, under certain circumstances, required before the other person is allowed to provide such service in the municipality. The bill requires such a person to give the PSC and the telecommunications utility 60 days prior notice before providing such service in the municipality if the other person relies on the telecommunications utility's consent as demonstrated under the bill.

Filing requirements. Current law requires public utilities to furnish to the PSC the following information about the utility's voting stockholders: 1) the names of each person holding 1 percent or more of the voting stock; 2) the nature of the property right or other legal or equitable interest of each voting stockholder; and 3)

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any other information required by the PSC. Under the bill, if the public utility is a telecommunications utility, the public utility must furnish only the names of each person holding 5 percent or more of the voting stock, as well as the nature of the property right or other legal or equitable interest of each voting stockholder. The bill also requires the PSC to withhold from public inspection such information that is furnished by telecommunications utilities.

Current law also requires public utilities to file balance sheets with the PSC, in addition to any other information prescribed by the PSC. Such information must be filed annually by April 1. The bill changes the filing deadline to May 1. In addition, the bill requires telecommunications utilities to file only the following: 1) a balance sheet; 2) a count of access lines; and 3) information needed to calculate contributions to the universal service fund. The bill requires the PSC to withhold such filings from public inspection.

In addition, current law allows the PSC to obtain accounting information regarding construction activities from public utilities. The bill prohibits the PSC from obtaining such information from telecommunications utilities and alternative telecommunications utilities.

PSC jurisdiction. Current law provides that the PSC may obtain from a public utility any information necessary to enable the PSC to perform its duties. The bill provides instead that the PSC may obtain information that is reasonably necessary to enable the PSC to perform its duties.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 196.02 (4) (a) of the statutes is amended to read:

196.02 (4) (a) The commission may inquire into the management of the business of all public utilities. The commission shall keep itself informed as to the manner and method in which the same is conducted. The commission may obtain from any public utility any information that is reasonably necessary to enable the commission to perform its duties.

SECTION 2. 196.02 (4) (b) (intro.) of the statutes is amended to read:

196.02 (4) (b) (intro.) Each public utility, except for a telecommunications utility, shall furnish to the commission, in such form and at such times as the

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SECTION 2

commission requires, the following information respecting the identity of the holders of its voting capital stock in order to enable the commission to determine whether the holders constitute an affiliated interest within the meaning of this chapter:

Section 3. 196.02 (4) (bm) of the statutes is created to read:

196.02 (4) (bm) Each telecommunications utility shall furnish the commission with the name of each holder of 5 percent or more of the voting capital stock of the utility and the nature of the property right or equitable interest which each such holder has in the stock. Any information furnished under this paragraph shall be filed with the commission on a confidential basis and the commission shall withhold the information from public inspection.

SECTION 4. 196.07 (1) of the statutes is amended to read:

and promptly prepare a balance sheet of that date. On or before the following April May 1 every public utility shall file with the commission the balance sheet together with any other information the commission prescribes, except that the information filed by a telecommunications utility or shall include only a balance sheet, a count of the access lines served by the utility, and information needed to calculate contributions to the universal service fund under s. 196.218 (3). The information submitted under this subsection shall be verified by an officer of the public utility. The commission, for good cause shown, may extend the time for filing the balance sheet and prescribed information. The information submitted by a telecommunications utility under this subsection shall be filed with the commission on a confidential basis and the commission shall withhold the information from public inspection.

SECTION 5. 196.10 of the statutes is renumbered 196.10 (1).

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specified in subd. 1.

1	SECTION 6. 196.10 (2) of the statutes is created to read:
2	196.10 (2) This section does not apply to telecommunications utilities or
3	alternative telecommunications utilities.
4	SECTION 7. 196.195 (1m) of the statutes is created to read:
5	196.195 (1m) Elective deregulation. (a) In this subsection:
6	1. "Affiliate," when used in relation to a telecommunications utility, means a
7	person who owns or controls, is owned or controlled by, or is under common
8	ownership or control with, the telecommunications utility.
9	2. "Basic retail service" means touch-tone service, access to emergency service,
10	local usage, or extended area service.
11	3. "Nonbasic retail service" means a retail telecommunications service that is
12	not a basic retail service.
13	(b) Upon a telecommunications utility's filing of written notice to the
14	commission, all of the following apply:
15	1. Beginning on the effective date of the notice, with respect to any nonbasic
16	retail service offered by the telecommunications utility, and with respect to any basic
17	retail service included in a service package or bundle that is offered by the
18	telecommunications utility or an affiliate and that also includes any nonbasic retail
19	service, the telecommunications utility is not subject to ch. 201 or s. 196.12, 196.13,
20	196.19, 196.196 (1), (4), or (5), 196.198, 196.20, 196.204 (7), 196.207, 196.21, 196.213, 196.
21	$196.215,196.217,196.22,196.26,196.28,196.37,196.52,196.58,196.60,196.604,\mathrm{or}$
22	196.77 or tariffing requirements under s. 196.194.
23	2. Beginning 2 years after the effective date of the notice, any basic retail
24	service offered by the telecommunications utility is not subject to the statutes

- 3. During the 2-year period beginning after the effective date of the notice, the telecommunications utility may not charge a rate for basic retail service that is more than 15 percent higher than the rate charged immediately before filing the notice.
- (c) The effective date of a notice filed under par. (b) is the 60th day after filing of the notice, except that the effective date is the date of the filing if another telecommunications utility or an alternative telecommunications utility is certified to provide telecommunications service in the same service territory as the telecommunications utility that filed the notice.
- (d) The filing of a notice by a telecommunications utility under par. (b) supersedes any prior election of regulation by the telecommunications utility under this chapter and any corresponding order issued by the commission prior to the notice of election under par. (b).
- (e) If a telecommunications utility files a notice under par. (b), the telecommunications utility is considered to have granted consent for purposes of s. 196.50 (1) (b) 2. b. A person may not rely on this paragraph to demonstrate that a telecommunications utility has granted such consent unless the person provides written notice to the commission and the telecommunications utility at least 60 days prior to providing local exchange service, as defined in s. 196.50 (1) (b) 1., in the telecommunications utility's service territory.
 - **Section 8.** 196.78 of the statutes is renumbered 196.78 (2).
- **SECTION 9.** 196.78 (1) of the statutes is created to read:
 - 196.78 (1) In this section, "public utility" does not include a telecommunications utility that files a notice under s. 196.195 (1m) (b).

STATE OF WISCONSIN – LEGISLATIVE REFERENCE BUREAU

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SENATE BILL 285

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of its voting capital stock in order to enable the commission to determine whether the holders constitute an affiliated interest within the meaning of this chapter:

SECTION 3. 196.02 (4) (bm) of the statutes is created to read:

196.02 (4) (bm) Each telecommunications utility shall furnish the commission with the name of each holder of 5 percent or more of the voting capital stock of the utility and the nature of the property right or equitable interest which each such holder has in the stock. Any information furnished under this paragraph shall be filed with the commission on a confidential basis and the commission shall withhold the information from public inspection.

SECTION 4. 196.07 (1) of the statutes is amended to read:

and promptly prepare a balance sheet of that date. On or before the following April May 1 every public utility shall file with the commission the balance sheet together with any other information the commission prescribes, except that the information filed by a telecommunications utility or shall include only a balance sheet, a count of the access lines served by the utility, and information needed to calculate contributions to the universal service fund under s. 196.218 (3). The information submitted under this subsection shall be verified by an officer of the public utility. The commission, for good cause shown, may extend the time for filing the balance sheet and prescribed information. The information submitted by a telecommunications utility under this subsection shall be filed with the commission on a confidential basis and the commission shall withhold the information from public inspection.

Section 5. 196.10 of the statutes is renumbered 196.10 (1).

SECTION 6. 196.10 (2) of the statutes is created to read:



State of Misconsin 2007-2008 LEGISLATURE

CORRECTIONS IN:

2007 SENATE BILL 285

Prepared by the Legislative Reference Bureau (October 10, 2007)

1. Page 4, line 15: delete "or".

(END)

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